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4 Attorney for Defendant  
5 JOHN WAYNE PRICE  
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9 UNITED STATES DISTRICT COURT  
10 NORTHERN DISTRICT OF CALIFORNIA  
11

12 UNITED STATES OF AMERICA,  
Plaintiff,

No. CR 12-0061 EMC (MEJ)

13 APPLICATION AND ~~[PROPOSED]~~  
14 ORDER FOR PERMISSION TO  
TRAVEL TO MISSOURI CITY,  
15 TEXAS

v.

16 JOHN WAYNE PRICE,  
Defendant.  
17 \_\_\_\_\_/

18 Comes now defendant, JOHN WAYNE PRICE, by and through  
19 his counsel, and defendant requests permission of the court  
20 to travel to Missouri City, Texas to visit the mother who is  
21 carrying his child, Shanika Henderson, who resides at 1735  
22 Corona Del Mar, Missouri City, Texas and who is having  
23 serious complications of her pregnancy and is on bed rest.  
24

25 Defendant plans to leave after court on November 2,  
26 2012. He plans to stay one week. While in Texas he will stay  
27 at the Corona Del Mar residence. Defendant plans to take

1 air transportation to Texas and will keep in touch with his  
2 pretrial services officer. He believes that he will fly to  
3 Houston and return.

4 Defendant was released on February 14, 2012 on a  
5 \$75,000.00 bond secured by the signatures of his two sisters  
6 and his former wife, Tylene Leslie. He has been supervised  
7 by Pretrial Services since that date.

8 Defendant has a business of home repair and  
9 refurbishment in the City of Tracy area along with his  
10 former wife, Tylene Leslie, who is one of his sureties. Ms  
11 Leslie is his business manager. She arranges for his work  
12 and his schedule. These jobs are all located in the Eastern  
13 District of California in the Tracy area.

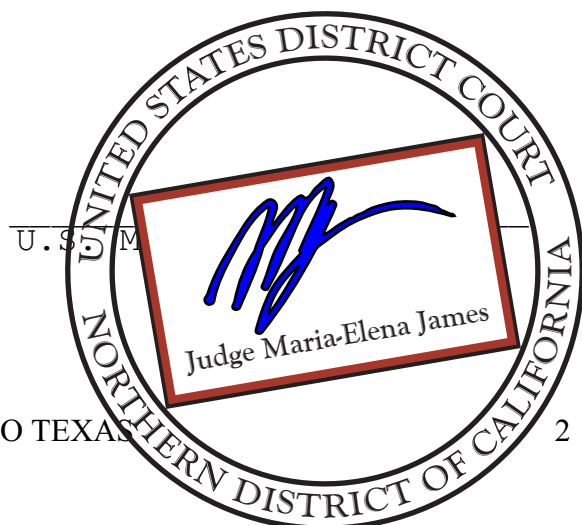
14 Pretrial Services Officer, Gelareh Farahmand (415) 436-  
15 7513 has no objections to his travel as indicated so long  
16 as, prior to his travel, he provides to her his itinerary,  
17 including his flight information and his accommodations and  
18 that he contact her by telephone upon his return.

19 Dated: October 22, 2012  
20 /S/ \_Frank Bell \_\_\_\_\_

FRANK BELL  
Attorney for Defendant  
JOHN WAYNE PRICE

21  
22 IT IS SO ORDERED:  
23

24 Dated: October 24, 2012  
25



APP AND [PROPOSED] ORDER FOR TRAVEL TO TEXAS